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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : PATENT

Norbert Weber et al.

Serial No.: 10/544,110 : Art Unit:

Filed: August 2, 2005 : Examiner:

For: **PISTON-TYPE ACCUMULATOR** 

## SUBMISSION OF ENGLISH LANGUAGE PRELIMINARY EXAMINATION REPORT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is an English language Preliminary Examination Report for the above-identified application.

Respectfully submitted,

Mark S. Bicks Reg. No. 28,770

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Dated: March 17, 2006

#### From the INTERNATIONAL BUREAU

International filing date (day/month/year)

22 January 2004 (22.01.2004)

#### **PCT**

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

То:	
BARTELS UND PA Lange Strasse 51 70174 Stuttgart ALLEMAGNE	Bartels und Partner Patentanwälte Eingegangen: Received: 0 9 MRZ. 2006
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**IMPORTANT NOTIFICATION** 

Date of mailing (day/month/year)
02 March 2006 (02.03.2006)

Applicant's or agent's file reference 40cdh/229165

International application No. PCT/EP2004/000472

Applicant

HYDAC TECHNOLOGY GMBH et al

1. Transmittal of the translation to the applicant.

	The International Bureau transmits herewith a copy of the English translation of the international preliminary reportant patentability (Chapter I).	ort on
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The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

KR

The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

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### PATENT COOPERATION TREATY

# Translation

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applican	nt's or agent's file refere	nce	VI OT Fittlete 30 and Rule			
400	dh/229165		FOR FURTHER ACTION	See Form PCT/IPEA/416		
1			International filing date (day/month/yea	, , , , , , , , , , , , , , , , , , , ,		
	PCT/EP2004/000472 22.01.20 International Patent Classification (IPC) or national classification a			25.03.2003		
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1.				•		
Applicant	t					
1 ''	HYDAC TECHNOLOGY GMBH					
	- 120(010	GI GMEN				
. 1.	This report is the inter under Article 35 and tra	national preliminational prelimination	nary examination report, established by applicant according to Article 36.	this International Preliminary Examining Authority		
2.	This REPORT consists	of a total of 5	sheets, in	cluding this cover sheet.		
3.	This report is also acco	mpanied by ANI	NEXES, comprising:			
1		•	the International Bureau) a total of			
ł	sheets	of the description	n. claims and/or drawings which have			
	sheets Instruc	containing rectifications).	ications authorized by this Authority (s	see Rule 70.16 and Section 607 of the Administrative		
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.					
			•			
1	b (sent to the	International Bu	reau only) a total of (indicate type and n	umber of electronic carrier(s))		
				Containing a sequence listing and/analytic		
	related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).					
4. T	This report contains indi	ications relating	to the following items:			
	Box No. I	Basis of the rep	ort			
· [	Box No. II	Priority				
	Box No. III	Non-establishm	ent of opinion with regard to novelty, i	nventive step and industrial applicability		
L	Box No. IV	Lack of unity o	finvention	applicability		
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI Certain documents cited					
Ĺ	Box No. VII Certain defects in the international application					
L	Box No. VIII Certain observations on the international application					
Date of sub	Date of submission of the demand Date of completion of this report					
Name and n	nailing address of the II	PEA/EP	Authorized officer	Authorized officer		
				]		
Facsimile N	0.		Telephone No.	elephone No.		

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/EP2004/000472

Box No.	4 I	Basis of the report	
1. W	ith regard dicated un	l to the language, this report is based on the internati nder this item.	onal application in the language in which it was filed, unless otherwise
	This re	eport is based on translations from the original langu is the language of a translation furnished for the pur	age into the following language
		international search (Rule 12.3 and 23.1(b))	
	<u> </u>	publication of the international application (Rule 12.4	4)
	L   i	international preliminary examination (Rule 55.2 and	Vor 55.3)
2. Wi	ith regard	to the elements of the international analysis at the	
thi:	s report):	nce in response to an invitation under Article 14 ar	s report is based on (replacement sheets which have been furnished to the re referred to in this report as "originally filed" and are not annexed to
	the inte	ernational application as originally filed/furnished	
M		scription:	-
	pages	1-9	as originally 61,4/6,
	pages*		as originally filed/furnished received by this Authority on
	pages*		received by this Authority on
$\boxtimes$	the clair		leceived by this Authority on
	nos.	1-7	
	nos.*		as originally filed/furnished
	_		With any statement, under Article 19
	.nos.* _		received by this Authority on
	nos.* _		received by this Authority on
لكا	the draw	vings:	
	sheets	1/2-2/2	as originally filed/furnished
	sheets*		received by this Authority on
	sheets*		received by this Authority on
	a sequen	nce listing and/or any related table(s) – see Suppleme	
		endments have resulted in the cancellation of:	
	the	e description, pages	
I	the	e claims, nos.	
	the	e drawings, sheets/figs	
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ſ		y table(s) related to sequence listing (specify):	
	This repo	ort has been established as if (some of) the amount	nents annexed to this report and listed below had not been made, since d, as indicated in the Supplemental Box (Rule 70.2(c)).
ſ		description, pages	d, as indicated in the Supplemental Box (Rule 70.2(c)).
[	the	claims, nos.	
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Γ	T anv	table(s) related to sequence listing (specify):	
If item			
	- пррисы	s, some or all of those sheets may be marked "supers	seded."

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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PCT/EP2004/000472

Box No. V	Rear	coned stateme	-4don /		·	PCT/EP2	004/000472
		ions and expl	anations su	article 35(2) with regard to no upporting such statement	ovelty, invențive ste	p or industrial app	plicability;
. Statem							
No	ovelty (N)	•	Claims				
			Claims				YES
			Ciairis				NO
lnv-	entive step (I	is)	Claims				YES
			Claims	I <del></del> /			
Ind	ustrial applic	ability (IA)	Claims	1 – 7			
		, ,	Claims				
			Cianns				No
Citation	ns and explar	nations (Rule 7	0.7)			<del></del>	
1.	This	report	refe	ers to the fol	llowing do	cuments:	
	D1:	WO 02,	/1273:	1 A (KITAHARA	TOSHIAKI;	YUDA AK	IO (JP);
				JP)), 14 Febru			
		and EF			-	(	T 4 / /
	D2:				TATTEL CO		
				C (JOHANNES R	(AUH), 6 U	ctober 19	943
	D.0	(1943-		•			
	D3:	FR 985	370	A (SIMMONDS A	EROCESSOR	IES), 18	July 1951
		(1951-	07-18	;)			
	D4:	US 4 0	41 99	00 A (RUNKLE D	EAN E ET	Δτ.\ 16 z	Number 1977
		(1977-	08-16	5)		.111) / 10 1	iugust 15//
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2	T						
2.	TNDEF	PENDENT	CLAI	<u>M 1</u>			

2.1 The application fails to meet the requirements of PCT Article 33(1) because the subject matter of claim 1 is not novel (PCT Article 33(2)). Document D1 discloses the following (the references in parentheses are to D1):

A piston-type accumulator with an accumulator housing taking the form of a cylindrical tube (3) in which a separating piston (7) that separates two working spaces (8, 9) from each other is able to

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

move in the axial direction within a piston stroke portion of the cylindrical tube (3), the accumulator housing being closed at both axial ends by closure parts (3a), at least one of which is integral with the wall of the cylindrical tube (3) as a result of the forming of a shaped portion (3b) of said wall adjacent to the piston stroke portion; wherein a stop element (17) is provided inside the cylindrical tube (3) at the transition between the piston stroke portion and the shaped portion (3b) to limit the movement of the separating piston (7) before it reaches the shaped portion (3b).

2.2 Other devices having the features specified in claim 1 are also known from document D2 (see in particular page 2, lines 82 to 92, and figure 1) and document D3 (see in particular page 3, left-hand column, third paragraph, and figure 1).

#### 3. <u>DEPENDENT CLAIMS</u>

Dependent claims 2 to 7 do not appear to contain any additional features that meet the PCT requirements in respect of novelty or inventive step when combined with the features of any of the back-referenced claims. The reasons for this are as follows:

### 3.1 Regarding claims 2 to 6:

The subject matter of claims 2 to 6 lacks novelty (PCT Article 33(2)) (see document D1, especially EP 1 308 634, paragraphs [0036] to [0038] and figures 1 and 2).

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### 3.2 Regarding claim 7:

The additional features specified in claim 7 do not involve an inventive step (PCT Article 33(3)). The same features have already been used for the same purpose in a similar device (see document D4, in particular column 3, lines 37 to 39, and figure 1). A person skilled in the art wishing to achieve the same purpose with a device as described in D1 could easily incorporate the features known from D4 with similar results. It would thus be possible to arrive at a device as defined in claim 7 without making an inventive contribution.

#### 4. INDUSTRIAL APPLICABILITY

The claimed subject matter can be manufactured and used and is therefore considered industrially applicable.